UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

Case No. 2:20-CR-0146-WFN-1

CRIMINAL MINUTES

-VS-

Plaintiff, **DATE:**

: JUNE 7, 2023

JAIDEN GYVAN PETERSEN,

LOCATION: SPOKANE

Defendant. SENTENCING HEARING

	Hon. Wm. Fre	mming Nielsen				
Joanna L. Knutson	Jon T. Burtard		Allison R. Anderson			
Courtroom Deputy	Law Clerk		Court Reporter			
Alison L. Gregoire		Amy H. Rubin				
Government Counsel		Defense Counsel				
United States Probation Officer: Carrie A. Valencia (Streaming)						

[X] Open Court [] Chambers [] Telecon

Defendant present in custody of United States Marshal with appointed counsel.

Initial comments by Court noting the history of this case, the 11(c)(1)(C) agreement entered into by the parties and advising he had reviewed all documents filed by the parties as well as the PSR. The Court ACCEPTED the parties' 11(c)(1)(C) Plea Agreement.

The Court confirmed with counsel that they had no objections to the content of the PSR. Court also confirmed with defense counsel that the Defendant had the opportunity to review the PSR and further queried Defendant as to whether he had any objections; Defendant indicated he did not. The Court accepted the Presentence Investigation Report.

Court inquired of Ms. Gregoire regarding individuals wishing to address the Court. Ms. Gregoire advised the individuals present are emotional and request she make the comments on their behalf but requests if they change their mind, that they be given the opportunity to address the Court. The Court will hear from anyone wishing to speak at any time during the hearing.

Ms. Gregoire addressed the Court with the Government's recommendation and also advised the Government is seeking restitution for minor victim 2 in the amount of \$14,400 and \$3,000 each to three series victims.

Ms. Rubin advised Defendant's sister was unable to attend this hearing and requested permission to play a video from Sierra Ramage in support of the Defendant's sister. Video played. Ms. Rubin addressed the Court with her recommendation.

The Court determined the applicable Guideline range and reviewed the 3553 factors. Defendant addressed the Court on his own behalf.

For the reasons stated on the record, the Court sentenced the Defendant as follows:

CONVENED: 11:00 A.M.	ADJOURNED:	12:26 р.м.	TIME:	1:26 HR.	CALENDARED	[N/A]
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Case 2:20-cr-00146-WFN ECF No. 73 filed 06/07/23 PageID.612 Page 2 of 2

United States –vs- Jaiden Gyvan Petersen
2:20-CR-0146-WFN-1
Page 2
Sentencing Hearing

Imprisonment: 240 Months each as to Count 1 and Count 2, CONCURRENT, and with credit for any

federal time served

Supervised Release: Life on both Count 1 and Count 2, CONCURRENT, with mandatory, standard, and

special conditions as set out in the PSR. Upon inquiry of the Court, defense counsel concurred that the special conditions are set out in the Presentence Investigation Report and there was no need to review them in open court.

Fine: Waived

Restitution: \$23,400 TOTAL as follows:

\$14,400 to Victim 2, E.L., interest waived

\$ 9.000 Total to series victims (\$3,000 each to Fiona", "Jenny", and "Tara",

interest waived

JVTA Assessment: Waived on Court finding Defendant is indigent

Special Assessment: \$ 200 - Inmate Financial Responsibility Program

Appeal rights waived by Plea Agreement including Defendant's right to file a post-conviction 2255 motion except one based upon ineffective assistance of counsel. Court agrees to write a letter to the Bureau of Prisons recommending Defendant be designated to FMC Devens, Massachusetts as well as that he be allowed to participate in the residential sex offender treatment program.

The Court GRANTED the Government's oral motion to dismiss Counts 3 and 4 of the Indictment. Upon agreement of the parties, the Final Order of Forfeiture was signed by the Court.